

KHARKIV COURT OF APPEALS

RESOLVED

KHARKIV COURT OF APPEALS

Case No. 953/2692/23 Chairman of the 1st instance: PERSON_1

Appeal proceedings No. 11-cc/818/606/23 Speaker PERSON_2

Category: custody

RESOLVED

IN THE NAME OF UKRAINE

(decisive part)

On May 30, 2023, the panel of judges of the criminal trial chamber of the Kharkiv Court of Appeals consisted of:

presiding PERSON_2,

judges PERSON_3, PERSON_4,

court session secretary PERSON_5

with the participation of the prosecutor PERSON_6

defender PERSON 7

having considered in an open court session in the city of Kharkiv the appeals of the defense attorney PERSON_7 and the prosecutor of the Kharkiv Regional Prosecutor's Office PERSON_6 against the decision of the investigating judge of the Kyiv District Court of the city of Kharkiv dated May 1, 2023, which satisfied the petition of the investigator of the Office of the Security Service of Ukraine in the Kharkiv Region PERSON_8, approved by the prosecutor of the Kharkiv Regional Prosecutor's Office the Prosecutor's Office PERSON_6, and a preventive measure in the form of detention was applied to the suspect PERSON_9 (PERSON_10), INFORMATION_1, in criminal proceedings No. 2202222000000618 dated April 12, 2022, on the grounds of criminal offenses provided for in part 2,

3 of article 436-2 of the Criminal Code of Ukraine, until June 29, 2023,-

USTANOVYLA:

Due to the fact that drawing up the resolution requires considerable time, the panel of judges considers it necessary to limit itself to drawing up and announcing only its decisive part.

On the basis of the above, guided by Part 2 of Article 376 of the Criminal Procedure Code of Ukraine, the panel of judges,-

ADOPTED:

The appeals of the defense attorney PERSON_7 and the prosecutor of the Kharkiv Regional Prosecutor's Office PERSON_6 are dismissed.

The decision of the investigative judge of the Kyiv District Court of Kharkiv city of May 1, 2023 on the application of a preventive measure for the detention of the suspect PERSON_9 (PERSON_10) shall remain unchanged.

The decision takes legal effect from the moment of its announcement and is not subject to appeal in the cassation procedure.

The full text of the resolution will be announced to the participants of the trial: at "12" hours "45" minutes "31" May 2023.

Board of judges:

PERSON_2 PERSON_11 PERSON_4

Date of decision	05/29/2023
Published	02.06.2023